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any of the following:

- (a) the presence on defendants' personal or corporate computers, hard drives, cell phones, personal data assistants, backup media or other electronic storage systems of Nacio's GASP audit application, or any of its component parts, including the Software Identification Database, or any code or data taken or developed from the GASP audit program or any of its component parts; (b) any use, possession, modification to or of that software known as GASP, or any of its
- component parts, or the transfer of GASP or any of its component parts to third parties;

 (c) any communications after January 1, 2006 between any defendant and any third party about

the use, purchase, maintenance, alteration or sale of GASP or any of its component parts; or,

- 2. Preventing, interfering or otherwise impeding in any way the immediate inspection and copying of all hard drives of all computers, as well as any flash memory, thumb drives or other portable data storage in their possession, custody and control by representatives of Nacio when they arrive at your premises pursuant to the limited discovery order set out below, or,
- 3. Communicating with any Internet Service Provider ("ISP"), Web hosting company or other firm whose services have been used by DEFENDANTS GOTTLIEB or SWIDENT from April 1, 2007 to date, for the purpose of having removed from the ISP's systems or data storage devices any data which evidence, show or indicate any of the following:
- (a) the presence on personal or corporate computer systems of Nacio's GASP audit program, or any of their component parts, including the Software Identification Database, or any code or data taken or developed from the GASP audit program or any of its component parts;
- (b) any use of that software known as GASP, or any of its component parts;
- (c) any communications after January 1, 2006 between any defendant and any third party about the use, purchase, maintenance, alteration, license or sale of GASP or any of its component parts.

DEFENDANTS HERBERT GOTTLIEB AND SWIDENT LLC may move the Court to dissolve or modify the Temporary Restraining Order set forth above within two days as a matter of right, or less time upon leave of Court pursuant to Federal Rule of Civil Procedure 65(b).

DEFENDANT HERBERT GOTTLIEB AND SWIDENT LLC ARE HEREBY
FURTHER ORDERED TO SHOW CAUSE at, on, 2007, or as soon
thereafter as counsel may be heard in the courtroom of the Honorable Patricia Hamilton, located
at the United States District Court, located in Courtroom 3, 17th Floor, 450 Golden Gate Avenue,
San Francisco, California, why you, your officers, agents, servants, employees and attorneys and
those in active concert or participation with you or them, should not be restrained and enjoined –
pending trial of this action – from:
Removing or destroying any data from your computer systems, computer data storage
devices or your Internet Service Providers' computers which evidence, show or indicate any of
the following:
(a) the presence on personal or corporate computer systems of Nacio's GASP audit application or
any of its component parts, including the Software Identification Database, or any code or data
taken or developed from the GASP audit application or any of its component parts;
(b) any use of that software known as GASP, or any of its component parts;
(c) any communications after January 1, 2006 between any defendant and any third party about
the use, purchase, maintenance, alteration, licensing or sale of GASP or any of its component
parts.
The above Temporary Restraining Order is effective on Plaintiff's filing an undertaking
in the sum of \$ This Order to Show Cause and Supporting papers must be served on
Defendants no later than days before the date set for hearing, and proof of service shall be
filed no later than court days before the hearing.
Any response or opposition to this Order to Show Cause must be filed and personally
served upon Plain tiff's counsel no later than court days before the date set for hearing, and
proof of service shall be filed no later than court days before the hearing.
(Limited Discovery Order)
FURTHER, IT IS HEREBY ORDERED THAT Plaintiff's inspection expert First
Advantage Litigation Consulting ("FALC") may enter into the DEFENDANTS' GOTTLIEB's
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and SWIDENT LLC's premises at 10 Indian Trail Court, Novato, CA, during regular business hours, and may inspect and copy all hard drives of all computers and personal data assistants, and all portable storage media such as flash drives, zip drives or other forms of electronic data storage GOTTLIEB or SWIDENT LLC or any SWIDENT LLC or GOTTLIEB employees or consultants have used since March 1, 2006, with the actual copies of the hard drives and data found on personal data assistants and portable storage media to be held without review by FALC until further Order of this Court;

Identification of All Storage Media

and it is also hereby ORDERED THAT DEFENDANTS HERBERT GOTTLIEB and SWIDENT LLC and any SWIDENT LLC employees at its premises at 10 Indian Trial Court, Novato, CA at the time of the inspection ordered above, must identify and make available to representatives of FALC for copying all computers (including both desk top and lap top computers), personal data assistants, and all portable storage media GOTTLIEB and/or SWIDENT LLC and its employees or consultants have used since April 1, 2006, (including flash drives, removable hard drives and all back up media such as CDs); and it is also hereby,

ORDERED THAT if any of the computers, personal data assistants or portable storage media identified as ordered above are not present at 10 Indian Trail Court at the time of the inspection, DEFENDANTS GOTTLIEB AND SWIDENT LLC must deliver same FARC at its addresss in Rancho Cucamonga California within 24 hours of having been served with a copy of this order. FALC is hereby ordered to copy the data from these devices within 48 hours thereafter and return such devices to DEFENDANTS GOTTLIEB or SWIDENT LLC by overnight delivery 72 hours after FALC receives such media or computers,

Federal Marshal Support

and, it is hereby ORDERED THAT the Federal Marshal's office shall provide a Marshal to accompany FALC to DEFENDANTS GOTTLIEB'S and SWIDENT LLC's premises at 10 Indian Trail Court in Novato, California to enforce this order to allow the immediate copying of the subject

hard drives.

Duplicate Review Copy

Finallly, FALC is hereby ordered to make a duplicate copy of all hard drives or other storage copied pursuant to this order within 48 hours of the original copy being made. The original copy ("Master Set") is to be kept under lock and key at FALC's business premises and no-one shall have access thereto until further order of this Court. The copy set ("Review Copy") shall be made available to defendants' experts within 48 hours after the Review Copy is complete, for examination and review on FALC premises. Plaintiff and its attorneys shall not be given access to the Review Copy without further order of this Court or stipulation between the parties confirmed by the Court

It is Further ordered that ORDERED THAT DEFENDANTS GOTTLIEB and SWIDENT LLC must identify to FALC within 48 hours after the service of this Order the names, addresses, email addresses, phone numbers and facsimile numbers of all ISPs who have provided either web hosting or email address support for defendants GOTTLIEB and SWIDENT LLC from April 1, 2006 to date, as well as the email addresses assigned to GOTTLIEB, SWIDENT or any of their agents or employees. If no information permitting the identification of all such [INTERNET PROVIDERS] is available at DEFENDANTS GOTTLIEB's and SWIDENT's premises at the time of the inspection ordered above, IT IS FURTHER ORDERED THAT DEFENDANTS GOTTLIEB and SWIDENT LLC must provide such identification in writing to Plaintiffs' attorneys identified above within 24 hours of the commencement of the inspection ordered herein.

DATED: _____, 2007

Hon Phyllis J. Hamilton,

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United States District Court Judge

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